## MORTGAGE RECORD-59.

hereby

. SPR.

nor this Time I 0 E

noor ereated discharges

bu A ..

Pec

ercin c

The no

eleasi

c124

18 01

the lien thereby laser

552

day of may This Indenture, Made this 23d in the year of our Lord one thousand nice hundred, and tweenly four of the and only hier of 9 homes in gill, many & gibber, a wielow and cole and only hier of 9 homes in gill, of Lawrence, in the County of Douglas, and State of Kansas, of the first part, and Lee , in the County of Douglas Watkins national Bank of the second part: Witnesseth, That the said part\_y\_ot the first part, in consideration of the sum of. Downleen Hundred DOLLARS Tollow, Towill: 9-he west half of the Southwest quarter of Section twenty-two (22), Sounship thintedne (13), Bange nineteen (19), Douglas Contry, Nansas. with the appurtenances, and all the estate, title and interest of the said part g of the first part therein. And the said 7 any E. Gibler agree that at the delivery hereof of 22 22 the lawful owner ... of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of that she \_\_\_\_\_\_ will warrant and defend the same against all claims whatsoerer. This grant is intended as a Mortgage to secure the payment of the ? our teem Human Adverter Dollars \_\_\_\_\_\_\_ Dollars \_\_\_\_\_\_\_ all incumbrances, and that she sum of. Downteen Hundred DOLLARS. dated\_Mary 23, 1924\_\_\_\_\_\_due and payable in\_\_\_\_\_\_course of \_\_\_\_\_\_due and payable in\_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_due and \_\_\_\_course of \_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_due and \_\_\_\_course of \_\_\_\_due and \_\_\_\_\_course of \_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_due and \_\_\_\_\_due and \_\_\_\_\_course of \_\_\_\_\_due and \_\_\_\_due and \_\_\_\_course of \_\_\_\_due and \_\_\_\_due a year Q from date thereof Dollars each thereto attacked. And this conveyance shall be void if such payment be made as in said note and coupons thereto attacked, and as hereinafter specified. And the said part\_Y\_\_\_\_ of the first part hereby agree\_\_\_\_\_ to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of \_\_\_\_\_\_ Powntier Pownstreed \_\_\_\_\_\_ DOLLARS, in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said note ... and interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have anseaue, and now wrone principal or scal motects correctly, and not investing pressures and press universe and pressure reason transmission of the second part. been paid by the part. of the second part is and is hall be lawful for the part. of the second part, and his list be date and payable or not, at the option of the part. been paid by the part. of the second part, been paid by the part. been paid by ment, generatives or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instru-ment, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part y making such sale, on demand, to the said functions of the cost of the In Testimony Whereof, The said part\_Y\_\_\_\_\_ of the first part ha. O\_\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereunto set\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereunto set\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereuntoset\_\_\_\_\_\_ hereunto set\_\_\_\_\_\_ hereuntos Mary E. Gibler (SEAL) (SEAL) STATE OF KANSAS. 55. Douglas .....County, § assignment de Book 65 Page 20. 9. C. Stevenson and a contract of the said contract protector , who is within anti-person 2. 2 execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. I.C. Stevenson My Commission expires Oct. 18- 1924 Notary Public. N. D. 10.24, n. 9 05 richock Q. M. Isa E. Wellman Ikyjaiter of Dreeds. By.... \_\_Deputy.